## Exhibit A

**Schedule of Settlements Subject to Notice of Settlement Provisions** 

## **Schedule of Settlements Subject to Notice of Settlement Provisions**

Name	Gross	Settlement	Adversary	Asserted Defenses/
	Amount	Amount <sup>1</sup>	Number	Settlement Summary <sup>2</sup>
	Demanded			
				Settlement amount is at least
				75% of the estimated net
				preference liability after
Alcus Fuel Oil &		4. 7.0 0.72		accounting for defenses under
Sons, Inc.	\$19,749.40	\$1,518.833	25-50353	547(c)(2) and (c)(4).
				Settlement amount is at least
American				60% of the estimated net
International				preference liability after
Relocation SOL	ΦΩ5.7.61.07	ΦΩ ΩΩΩ ΩΩ	25 50000	accounting for defenses under
d/b/a AIRES	\$25,761.27	\$8,000.00	25-50089	547(c)(2) and (c)(4).
				Settlement amount is at 75% of
A 1 TT 'C				the estimated net preference
Aramark Uniform				liability after accounting for
Services (Midwest)	¢<4.050.00	¢14.175.00	25 50226	defenses under 547(c)(2) and
LLC	\$64,050.00	\$14,175.00	25-50326	(c)(4).  Settlement amount is at least
				75% of the estimated net
A minus Commons				preference liability after
Arjay Company d/b/a Vertiv	\$69,752.72	\$38,500.00	25-50260	accounting for defenses under
d/b/a vertiv	\$09,732.72	\$38,300.00	25-30200	547(c)(2) and (c)(4).  Settlement amount is at least
				75% of the estimated net
				preference liability after accounting for defenses under
Axon, LLC	\$16,392.43	\$10,000.00	25-50298	547(c)(2) and $(c)(4)$ .
AXOII, LLC	\$10,392.43	\$10,000.00	23-30298	Settlement amount is at least
				56% of the estimated net
				preference liability after
Balco Industries,				accounting for defenses under
Inc.	\$12,825.00	\$10,901.25	25-50301	547(c)(2) and (c)(4).
1110.	Ψ12,023.00	ψ10,701.23	23 30301	Settlement amount is
				approximately 30% of the
				estimated net preference liability
Bana Electrical				after accounting for defenses
Testing Corp.	\$54,461.00	\$10,000.00	25-50105	under 547(c)(2) and (c)(4).

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Amounts hereunder are exclusive of the value of claim waivers associated with each of the identified settlements, *unless otherwise specified herein*.

Percentages hereunder are exclusive of the value of claim waivers associated with each of the identified settlements, *unless otherwise specified herein*.

Amount is based solely upon the value of waived claim multiplied by current distribution rates for unsecured claims (19.2%). See Motion of George L. Miller, Chapter 7 Trustee for an Order Authorizing Trustee's Second Distribution to Holders of General Unsecured Claims [D.I. 1448] ("Distribution Motion").

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				Settlement amount is at least
				85% of the estimated net
				preference liability after
				accounting for defenses under
Camfil - DP Filters	\$33,747.54	\$12,700.00	25-50093	547(c)(2).
				Settlement amount is at least
				50% of the estimated net
				preference liability after
Cedar Brook 5				accounting for defenses under
Corporate Center LP	\$305,411.21	\$15,000.00	25-50236	547(c)(2) and (c)(4).
	+++++++++++++++++++++++++++++++++++++++	+,		
				Settlement is at approximately
ColorCon, Inc.	\$31,640.00	\$21,687.03	25-50245	65% of the preference liability.
				Settlement amount equates to at
				least 75% of the estimated net
				preference liability after
Commonwealth				accounting for defenses under
Edison Company	\$40,677.79	\$2,000.00	25-50184	547(c)(2) and (c)(4).
	, ,			Settlement amount equates to at
				least 55% of the estimated net
				preference liability after
				accounting for defenses under
Gerresheimer Glass	\$286,679.01	\$55,000.00 <sup>4</sup>	25-50155	547(c)(2) and (c)(4).
Gerresnenner Glass	Ψ200,077.01	ψ33,000.00	23 30133	Settlement amount is at least
				55% of the estimated net
				preference liability after
IMA North				accounting for defenses under
America, Inc.	\$44,585.32	\$12,000.00	25-50252	547(c)(2) and (c)(4).
America, mc.	Ψ44,363.32	\$12,000.00	23-30232	Settlement amount is at least
				83% of the estimated net
IZ: 1 D: 1				preference liability after
Kirby Risk	Ф22 21 <b>7</b> 10	Φ1 <b>5</b> 00 00	25.50264	accounting for defenses under
Corporation	\$33,317.10	\$1,500.00	25-50264	547(c)(2) and (c)(4).
N 111 0 D 1 1				Settlement amount is
Malik & Popiel,	* · • · · · · · · · · · · · · · · · · ·	<b>+=</b> 000 00		approximately 41% of the
P.C.	\$17,600.00	\$7,000.00	25-50177	preference liability.
				Settlement amount is at 75% of
				the estimated net preference
				liability after accounting for
Mettler-Toledo				defenses under 547(c)(2) and
Rainin, LLC	\$22,908.68	\$5,000.00	25-50171	(c)(4).
				Settlement amount is at 75% of
				the estimated net preference
Nipro				liability after accounting for
Pharmapackaging				defenses under 547(c)(2) and
Americas Corp.	\$178,034.42	\$85,000.00	25-50107	(c)(4).

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Amount is based solely upon the value of claim reduction amount multiplied by current distribution rates for unsecured claims (19.2%). *See* Distribution Motion.

				Settlement amount is at least
				75% of the estimated net
				preference liability after
Optima Machinery				accounting for defenses under
Corp.	\$59,575.12	\$23,000.00	25-50142	547(c)(2) and (c)(4).
Согр.	φον,οτο.12	Ψ23,000.00	25 501 12	Settlement amount is at 70% of
				the estimated net preference
				liability after accounting for
Power Supply of				defenses under 547(c)(2) and
Illinois, Inc.	\$15,662.27	\$4,000.00	25-50310	(c)(4).
,				Settlement amount is at least
				75% of the estimated net
				preference liability after
Rite Hite Arbon				accounting for defenses under
Equipment	\$11,504.83	\$6,000.00	25-50312	547(c)(2) and (c)(4).
				Settlement amount is
				approximately 80% of the
SolarWinds	\$38,211.48	\$30,569.00	25-50205	preference liability.
				Settlement amount is at least
				80% of the estimated net
				preference liability after
				accounting for defenses under
TSO General Corp.	\$10,133.68	\$2,000.00	25-50321	547(c)(2) and (c)(4).
				Settlement amount is
UL Verification				approximately 75% of the
Services Inc.	\$23,706.06	\$17,500.00	25-50216	preference liability.
				Settlement amount is at least
				47% of the estimated net
				preference liability after
				accounting for defenses under
Welch (Heritage)	\$48,645.91	\$16,000.00	25-50133	547(c)(2) and (c)(4).
				Settlement amount is at least
				59% of the estimated net
				preference liability after
WW.C.	Φ <b>70</b> 100 26	φ1.c. ποο οο	25 50222	accounting for defenses under
W.W. Grainger	\$72,190.36	\$16,500.00	25-50333	547(c)(2) and (c)(4).
				Settlement amount is at least
				73% of the estimated net
Vallia				preference liability after
Xellia	\$42,000,00	\$20,000,00	25 50225	accounting for defenses under
Pharmaceuticals	\$42,000.00	\$30,000.00	25-50225	547(c)(2) and (c)(4).